



General Assembly

Amendment

February Session, 2018

LCO No. 4064



Offered by:

SEN. MOORE, 22nd Dist.

REP. ABERCROMBIE, 83rd Dist.

To: Senate Bill No. **243**

File No. 211

Cal. No. 147

"AN ACT CONCERNING AUDITS OF MEDICAL ASSISTANCE PROVIDERS."

1 Strike everything after the enacting clause and substitute the
2 following in lieu thereof:

3 "Section 1. Subdivision (2) of subsection (d) of section 17b-99 of the
4 2018 supplement to the general statutes is repealed and the following
5 is substituted in lieu thereof (*Effective July 1, 2018*):

6 (2) Not less than thirty days prior to the commencement of any such
7 audit, the commissioner, or any entity with which the commissioner
8 contracts to conduct an audit of a participating provider, shall provide
9 written notification of the audit to such provider and the statistically
10 valid sampling and extrapolation methodology to be used in
11 conducting such audit, unless the commissioner, or any entity with
12 which the commissioner contracts to conduct an audit of a
13 participating provider makes a good faith determination that (A) the
14 health or safety of a recipient of services is at risk; or (B) the provider is

15 engaging in vendor fraud. At the commencement of the audit, the
16 commissioner, or any entity with which the commissioner contracts to
17 conduct an audit of a participating provider, shall disclose (i) the name
18 and contact information of the assigned auditor or auditors, (ii) the
19 audit location, including notice of whether such audit shall be
20 conducted on-site or through record submission, [and] (iii) the manner
21 by which information requested shall be submitted, and (iv) the types
22 of information to be reviewed in the audit. No audit shall include
23 claims paid more than thirty-six months from the date claims are
24 selected for the audit. The commissioner shall not apply an agency
25 policy, guideline, bulletin or manual provision or other criteria,
26 including, but not limited to, updated medical payment codes, to make
27 determinations in an audit unless the policy, guideline, bulletin or
28 manual provision or other criteria, together with the effective date,
29 was promulgated and distributed to a provider prior to provision of a
30 service included in a claim being audited. The commissioner shall
31 accept a scanned copy of documentation supporting a claim when the
32 original documentation is unavailable.

33 Sec. 2. Subdivision (5) of subsection (d) of section 17b-99 of the 2018
34 supplement to the general statutes is repealed and the following is
35 substituted in lieu thereof (*Effective July 1, 2018*):

36 (5) In conducting any audit pursuant to this subsection, the
37 commissioner, or any entity with which the commissioner contracts to
38 conduct such audit, shall accept (A) as sufficient proof of a written
39 order: A photocopy, facsimile image, an electronically maintained
40 document or original pen and ink document, and (B) as sufficient
41 proof of delivery of a covered item or service: A receipt signed by the
42 recipient of medical assistance or a nursing facility representative or, in
43 the case of delivery of a covered item or service by a shipping or
44 delivery service, a supplier's detailed shipping invoice and the
45 delivery service tracking information substantiating delivery. The
46 commissioner, or any entity with which the commissioner contracts to
47 conduct such audit, may seek additional documentation if the proof
48 provided is insufficiently legible, contradicted by other sources of

49 information reviewed in the audit or the commissioner, or any entity
50 with which the commissioner contracts to conduct such audit, makes a
51 good faith determination that the provider may be engaging in vendor
52 fraud. A provider, in complying with the requirements of any such
53 audit, shall be allowed not less than thirty days to provide
54 documentation in connection with any discrepancy discovered and
55 brought to the attention of such provider in the course of any such
56 audit. Such documentation may include evidence that errors
57 concerning payment and billing resulted from a provider's transition
58 to a new payment or billing service or accounting system. The
59 commissioner shall not calculate an overpayment based on
60 extrapolation or attempt to recover such extrapolated overpayment
61 when the provider presents credible evidence that an error by the
62 commissioner, or any entity with which the commissioner contracts to
63 conduct an audit pursuant to this subsection, caused the overpayment,
64 provided the commissioner may recover the amount of the original
65 overpayment.

66 Sec. 3. Subdivision (11) of subsection (d) of section 17b-99 of the
67 2018 supplement to the general statutes is repealed and the following
68 is substituted in lieu thereof (*Effective July 1, 2018*):

69 (11) The commissioner shall provide free training to providers on
70 how to enter claims to avoid errors and shall post information on the
71 department's Internet web site concerning the auditing process,
72 standard audit procedures and methods to avoid clerical errors. The
73 commissioner shall establish and publish on the department's Internet
74 web site audit protocols to assist the Medicaid provider community in
75 developing programs to improve compliance with Medicaid
76 requirements under state and federal laws and regulations, provided
77 audit protocols may not be relied upon to create a substantive or
78 procedural right or benefit enforceable at law or in equity by any
79 person, including a corporation. The commissioner shall establish
80 audit protocols for specific providers or categories of service,
81 including, but not limited to: (A) Licensed home health agencies, (B)
82 drug and alcohol treatment centers, (C) durable medical equipment,

83 (D) hospital outpatient services, (E) physician and nursing services, (F)
84 dental services, (G) behavioral health services, (H) pharmaceutical
85 services, (I) emergency and nonemergency medical transportation
86 services, and (J) homemaker companion services. The commissioner
87 shall ensure that the Department of Social Services, or any entity with
88 which the commissioner contracts to conduct an audit pursuant to this
89 subsection, has on staff or consults with, as needed, a medical or dental
90 professional who is experienced in the use and review of electronic
91 medical records, and the treatment, billing and coding procedures
92 used by the provider being audited. The commissioner shall ensure
93 that an auditor reviews any electronic medical record associated with a
94 patient chart included in the audit."

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>July 1, 2018</i>	17b-99(d)(2)
Sec. 2	<i>July 1, 2018</i>	17b-99(d)(5)
Sec. 3	<i>July 1, 2018</i>	17b-99(d)(11)